

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/900,584	07/06/2001	Takehiko Nakano	SONYJP 3.0-187	4124
75	590 12/28/2004		EXAMINER	
LERNER, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK, LLP 600 SOUTH AVENUE WEST			ALOMARI, FIRAS B	
	NJ 07090-1497		ART UNIT	PAPER NUMBER
			2136	
			DATE MAILED: 12/28/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

			-
	Application No.	Applicant(s)	
	09/900,584	NAKANO, TAKEHIR	(0 H
Office Action Summary	Examiner	Art Unit	
	Firas Alomari	2136	
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet w	ith the correspondence add	ress
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a re  - If NO period for reply is specified above, the maximum statutory perior  - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	I.  1.136(a). In no event, however, may a seply within the statutory minimum of third will apply and will expire SIX (6) MONute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this com BANDONED (35 U.S.C. § 133).	nmunication.
Status	•		
1) Responsive to communication(s) filed on 06.	July 2001.		
<u> </u>	is action is non-final.		
3) Since this application is in condition for allows closed in accordance with the practice under	·	•	nerits is
Disposition of Claims			
4) ☐ Claim(s) 1-11 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) 1-11 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Examin	ner.		
10) The drawing(s) filed on is/are: a) ⊠ ac	cepted or b) objected to	by the Examiner.	
Applicant may not request that any objection to the	e drawing(s) be held in abeyar	ice. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E			
Priority under 35 U.S.C. § 119			
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat* See the attached detailed Office action for a list	nts have been received. nts have been received in A ority documents have been au (PCT Rule 17.2(a)).	pplication No received in this National Si	tage
Attachment(s)	م المعادمة	(DTO 442)	
Notice of References Cited (PTO-892)		Summary (PTO-413) s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date		nformal Patent Application (PTO-1	52)

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yoshiura et al. US (6,131,162) in view of lida US (6,209,787).

As per claim 1,4-5, and 9-11: Yoshiura discloses

An information processing apparatus for transmitting content to another apparatus via a network, said information processing apparatus comprising:

- An encryption unit operable to encrypt the content; (item 115 of FIG. 2 and Col 12, lines7-8)
- An authentication unit operable to perform an authentication procedure
  with the another apparatus when the another apparatus requests
  permission to receive the encrypted content, said authentication
  procedure providing an authentication result; (items 114 and 122 of FIG. 2
  and Col 12, lines 4-7)

- A transmitter operable to transmit a decryption key for decrypting the encrypted content to the another apparatus based on said authentication result; (Col 13, lines 8-13)
- A first obtaining unit operable to obtain identification information of the another apparatus based on said authentication result; (Col 14, lines 26-34)
- A first counting unit operable to count a total number of units desiring to receive the encrypted content based on said identification information; Yoshiura et al. do not explicitly explain a counting unit in the system. However lida teaches the using of a counting unit (column 47, lines 53-64) to count the number of times for which the musical composition is used (Column 52, lines 58-68). Therefore, it would be obvious to a person of ordinary skill in the art at the time the invention was made to modify the system of Yoshiura with the teaching of lida to count the total number of units desiring to receive any specific content. One would be motivated to do so in order to keep track of user access to specific content for accounting purposes.
- A storage unit operable to store said identification information of the another apparatus; and (Col 12, lines 9-10)
- A controller operable to control a total number of units approved to receive
  the encrypted content based on said total number of units desiring to
  receive the encrypted content. (Col 13, lines 8-26)

As per claim 2: Yoshiura discloses

An information processing apparatus according to Claim 1, further comprising:

- a second obtaining unit operable to obtain a number of additional units
  desiring to receive the encrypted content from the another apparatus
  based on said authentication result; and (Col 15, lines 39-42 / multiple
  providers and right holders system)
- A second counting unit operable to count a total number of units of the another apparatus desiring to receive the encrypted content based on said number of additional units distribution; Yoshiura et al. do not explicitly explain a counting unit in the system. However lida teaches the using of a counting unit (column 47, lines 53-64) to count the number of times for which the musical composition is used (Column 52, lines 58-68). Therefore, it would be obvious to a person of ordinary skill in the art at the time the invention was made to modify the system of Yoshiura with the teaching of lida to count the total number of units desiring to receive any specific content. One would be motivated to do so in order to keep track of user access to specific content for accounting purposes.

As per claim 3: Yoshiura discloses

An information processing apparatus according to Claim 1, further comprising:

an information updating unit operable to delete said identification
 information stored in said storage unit and to reset said total number of

units approved to receive the encrypted content when said decryption key is changed. (items 11103 and 1801 of FIG. 19; Col 24 lines 41)

Page 5

## As per claim 6:

information processing apparatus for receiving content from apparatus network, said information processing apparatus comprising:

- A first transmitter operable to transmit the first apparatus a request for permission receive content; (Col 23,lines 8-11)
- authentication unit operable perform first authentication procedure with the first apparatus, said first authentication procedure producing a first authentication result; (items 114 and 122 of FIG. 2 and Col 12, lines 4-7)
- receiver operable to receive from the first apparatus a first decryption key for decrypting the content based on first authentication result; (Col 13, lines 8-13)
- a second transmitter operable to transmit the content received from the first apparatus to a second apparatus via a second network; (Col 13, lines 22-26)
- a second authentication unit operable to perform a second authentication procedure with said second apparatus when a request for permission to receive the content is made from said second apparatus, said second authentication procedure producing a second authentication result; (Col 24, lines 21-31)

- a third transmitter operable to transmit a second decryption key to said second apparatus based on said second authentication result; (Col 13, lines 8-13)
- a first obtaining unit operable to obtain identification information of said second apparatus based on said second authentication result; (Col 14, lines 26-34)
- a first counting unit operable to count a number of units desiring to receive the content based on said identification information; Yoshiura et al. do not explicitly explain a counting unit in the system. However lida teaches the using of a counting unit (column 47, lines 53-64) to count the number of times for which the musical composition is used (Column 52, lines 58-68). Therefore, it would be obvious to a person of ordinary skill in the art at the time the invention was made to modify the system of Yoshiura with the teaching of lida to count the total number of units desiring to receive any specific content. One would be motivated to do so in order to keep track of user access to specific content for accounting purposes.
- a storage unit operable to store said identification information of said second apparatus; and (Col 12, lines 9-10)
- a controller operable to control a number of units approved to receive the content based on said number of units desiring to receive the content. (Col 13, lines 8-26)

As per claim 7:

An information processing apparatus according to Claim 6, further comprising:

- a decryption unit operable to decrypt the content; and (item 115 of FIG.
   2 and Col 12, lines7-8)
- an encryption unit operable to encrypt the content decrypted by said decryption unit. (item 14 of FIG. 2 and Col 12, lines 17-21)

As per claim 8: Yoshiura discloses

information processing apparatus according to Claim 6, further comprising:

- a fourth transmitter operable to transmit said number of units desiring to
  receive the content to the first apparatus based on said first authentication
  result; (Col 15, lines 38-42; Yoshiura describes one embodiment of his
  invention containing a plurality of providers and right holders, the providers
  are the transmitters)
- a second obtaining unit operable to obtain a number if additional units
  desiring to receive the content from said second apparatus based on said
  authentication result; and (Col 14, lines 26-34)
- a second counting unit operable to count a total number of units of said second apparatus desiring to receive the content based on said number of additional units. Yoshiura et al. do not explicitly explain a counting unit in the system. However lida teaches the using of a counting unit (column 47, lines 53-64) to count the number of times for which the musical composition is used (Column 52, lines 58-68). Therefore, it would be

obvious to a person of ordinary skill in the art at the time the invention was made to modify the system of Yoshiura with the teaching of lida to count the total number of units desiring to receive any specific content. One would be motivated to do so in order to keep track of user access to specific content for accounting purposes.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firas Alomari whose telephone number is (571)272-7963. The examiner can normally be reached on Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, AYAZ SHEIKH can be reached on (571)272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EMMANUEL L. MOISE PRIMARY EXAMINER Firas Alomari Examiner

Art Unit 2136

\*\*\*